

IN THE UNITED STATES DISTRICT COURT FOR THE  
MIDDLE DISTRICT OF ALABAMA

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JOHN P. POLICASTRO 8 AUG - 9 1:55 PM  
Plaintiff

V  
GREG WARD, et al.  
Defendants

U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

Motion To Demand Sheriff Greg Ward  
obey County Court Order for medical treatment.

Come now John P. Polcastro, Plaintiff  
to request the court to Demand Sheriff to  
obey court order for medical treatment

On 11/7/05 court order was sent to  
Sheriff Ward to see to it that Plaintiff  
receive medical treatment. As of the filing of this  
motion, Sheriff Ward still has not obeyed court  
order.

As the records will show. The Sheriff  
took Plaintiff to a few Dentist appointments  
after Plaintiff was sentenced to state Prison. Herd  
Jailer Carl Rowe, called the Dept of Corrections  
many times to get the Plaintiff transferred to state  
Prison. Thinking the Sheriff would not have to  
obey the court order.

The records at the Dentist office  
will show that Jailer Rowe canceled Dentist  
appointments, knowing Plaintiff would soon be  
transferred to state Prison. Eye Dr. -  
appointments were also canceled.

Because of the Sheriff's neglect to

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disobeying the Court Order. The Plaintiff still has no teeth to chew his food. His top partial plate is still broken. One bottom tooth that was pulled by the dentist was not pulled right. A piece of the tooth is still there, which is very painful.

Plaintiff checked with the Prison Doctor. Plaintiff was put on a list, which he was told is very long. That was all most 8 months ago. Plaintiff still cannot see out of his left eye. Again Plaintiff is on the waiting list to see the eye Dr.

It has been a little over a year since his teeth were broken and the sight lost in his left eye. The Plaintiff states he will not be able to receive the treatment for his eyes that he needs from the prison. He needs to go back to the special eye Dr. in Resurrection City. The ear, nose and eye clinic.

Plaintiff is being released in March 2007.

Plaintiff requests the Court order the Defendants Attorney come to speak to the Plaintiff at the prison to see if some thing can be worked out to take care of this medical problem.

Respectfully Submitted on the 7<sup>th</sup> day of August 2006.

John Proctor Plaintiff  
2456 3500 Fountain  
Atlanta GA 30307

# CERTIFICATE OF SERVICE

I hereby certify that on this 7th day of August 2006 I have served the foregoing document on the following

Mr. Richard Hill Jr  
Attorney for the Defendants  
Webb & Elser PC  
7475 N. Maple Ridge Drive  
Box 240909  
Montgomery AL 36124

by placing a true and correct copy of the foregoing in the United States mail, postage prepaid on this 7th day of August 2006

John P. Polaster Sr  
Plaintiff Prose

John P. Polaster Sr  
Plaintiff Prose